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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/847,244	05/01/2001	Melissa D. Beebe	M-9898 US	9206		
33438	7590 11/28/2003	•	EXAMI	EXAMINER		
HAMILTON & TERRILE, LLP P.O. BOX 203518			GORT, ELAINE L			
AUSTIN, TX			ART UNIT	PAPER NUMBER		
-			3627			
			DATE MAILED: 11/28/2003	3		

Please find below and/or attached an Office communication concerning this application or proceeding.

			pplication N .	pplicant(s)	<i>Y /</i>			
Office Action Summary)9/847,244	BEEBE ETAL				
			xaminer	Art Unit				
		E	laine Gort	3627				
Period fo	The MAILING DATE of this c mmu or Reply	nication appea	rs on the cover sheet w	ith the correspondence add	ress			
	ORTENED STATUTORY PERIOD I	EOD DEDI V I	S SET TO EYDIDE 2 M	MONTH(S) EDOM				
THE I - Externanter - If the - If NO - Failu - Any r earne	MAILING DATE OF THIS COMMUN nsions of time may be available under the provision SIX (6) MONTHS from the mailing date of this comperiod for reply specified above is less than thirty (period for reply is specified above, the maximum set to reply within the set or extended period for reply received by the Office later than three months ad patent term adjustment. See 37 CFR 1.704(b).	IICATION. is of 37 CFR 1.136(a imunication. (30) days, a reply will statutory period will a ly will, by statute, ca	a). In no event, however, may a thin the statutory minimum of thin apply and will expire SIX (6) MOI use the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this con BANDONED (35 U.S.C. § 133).	nmunication.			
Status 1)⊠	Responsive to communication(s) fil	ed on 08 Octo	ber 2003.					
•			tion is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠	4)⊠ Claim(s) <u>1-18</u> is/are pending in the application.							
•	4a) Of the above claim(s) <u>13-18</u> is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
6)⊠	Claim(s) 1-12 is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restr	iction and/or e	lection requirement.					
Applicati	on Papers							
9)[The specification is objected to by t	he Examiner.						
10)□	The drawing(s) filed on is/are	e: a) 🗌 accep	ted or b) objected to	by the Examiner.				
	Applicant may not request that any obj	ection to the dra	wing(s) be held in abeya	nce. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including	-			· · · · · · · · · · · · · · · · · · ·			
11)∐	The oath or declaration is objected	to by the Exan	niner. Note the attache	d Office Action or form PT0)-152.			
Priority ι	ınder 35 U.S.C. §§ 119 and 120							
* \$ 13)	Acknowledgment is made of a clair All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internation see the attached detailed Office activation of a claim since a specific reference was included 7 CFR 1.78. 1) The translation of the foreign lates acknowledgment is made of a claim seference was included in the first see	y documents hy documents he of the priority onal Bureau (lon for a list of for domestic ped in the first sanguage provision domestic per domestic per domestic per domestic per documents and document	pave been received. Pave been received in A documents have been PCT Rule 17.2(a)). The certified copies not briority under 35 U.S.C sentence of the specific sional application has briority under 35 U.S.C	Application No In received in this National Solution of the control of the	application) Data Sheet.			
Attachmen	t(s)							
	e of References Cited (PTO-892)		4) Interview	Summary (PTO-413) Paper No(s)	ı			
2) Notic	e of Draftsperson's Patent Drawing Review (mation Disclosure Statement(s) (PTO-1449)			Informal Patent Application (PTO-				

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DETAILED ACTION

Election/Restrictions

1. This application contains claims 13-18 drawn to an invention nonelected with traverse in Paper No. 8. A complete reply to the final rejection must include cancelation of nonelected claims or other appropriate action (37 CFR 1.144) See MPEP § 821.01.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-12 are rejected under 35 U.S.C. 102(b) as being anticipated by Noori.

Noori discloses the claimed method for scheduling work and delivery of material for mass producing items in a factory. Noori discloses establishing work schedules and material delivery schedules (such as detailed in chapters 15-18) based on items ordered and the current state of available inventory along with using a method that integrates material sources (such as the manufacturer's suppliers).

Response to Arguments

4. Applicant's arguments filed 10/8/03 have been fully considered but they are not persuasive.

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Applicant has argued that Noori does not teach or suggest a method for scheduling work and delivery of material for mass-producing items in a factory where such a method includes obtaining at least one outstanding customer order, determining a current state of an available inventory of at least one material from a plurality of material sources, and periodically generating a work schedule and a material delivery schedule for producing the item using the at least one outstanding customer order and the current state of the available inventory.

Examiner contends that Noori does teach or suggest a method for scheduling work and delivery of material for mass-producing items in a factory (Noori discusses scheduling of work and delivery in chapters 15-18) where such a method includes obtaining at least one outstanding customer order (Noori discusses the obtaining of orders many times throughout these chapters and how the orders create a pull system to meet customer orders, for example see page 524 regarding just-in-time operations, page 526 discusses a final assembly schedule based on customer orders, other examples include GE's Direct Connect system discussed on page 423 and the example illustrated in exhibit 16.5); determining a current state of an available inventory of at least one material from a plurality of material sources (Noori discussed inventory tracking systems throughout these chapters and the inventory levels of particular items must be tracked and a close relationship with suppliers is essential, such as determining how may appliances GE has in stock in it's virtual inventory to determine if one needs to be manufactured and if so added to the workschedule, such as determining how many hamburgers are available at the table, on the grill and/or uncooked in the exhibit 16.5 in

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order to determine the work schedule for making more burgers to meet demand); and periodically generating a work schedule and a material delivery schedule for producing the item using the at least one outstanding customer order and the current state of the available inventory (Noori discusses the generation of work schedules and material delivery schedules in response to demand requirements throughout these chapters, for example see chapter 17 regarding shop floor management which discussed developing plans to satisfy demand, beginning on page 549, see also exhibit 16.5 in regard to the generation of a work schedule with delivery schedules for producing more hamburgers and plates for delivery to guests).

Applicant further argues that Noorie does not teach or suggest a method in which each outstanding customer of the at least one outstanding customer order includes an item ordered by a customer, and producing the item requires a required quantity of a required material, the determining the current state of the available inventory is performed such that the determining the current state of the available inventory is completed immediately prior to the generating the work schedule and the material delivery schedule, and the obtaining the at least one outstanding customer order is performed such that the obtaining the customer order is completed immediately prior to the generating the work schedule and the material delivery schedule.

Examiner contends that Noorie does teach or suggest a method in which each outstanding customer order of the at least one outstanding customer order includes an item ordered by a customer (such as the appliance ordered or hamburger requested), and

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producing the item requires a required quantity of a required material (eg appliances require specific materials as do hamburgers),

the determining the current state of the available inventory is performed such that the determining the current state of the available inventory is completed immediately prior to the generating the work schedule and the material delivery schedule the generation of work scheduling and delivery schedules (such as the work schedule and material delivery schedule are completed after the GE system checks availability and establishes the work schedule and delivery schedule, likewise in the hamburger illustration where the inventory is determined before the team decides to produce more hamburgers for an expected delivery time when a request is made by a guest), and the obtaining the at least one outstanding customer order is performed such that the obtaining the customer order is completed immediately prior to the generating the work schedule and the material delivery schedule (such as when the just-in-time system only responds when orders or demand requires it, e.g. GE generates a work schedule to produce an appliance after one is ordered, hamburgers are cooked after guests request or take them).

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Elaine Gort whose telephone number is (703)308-6391. The examiner can normally be reached on Monday through Thursday from 7:00 am to 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Olszewski, can be reached at (703)308-5183. The fax phone number for the organization where this application or processing is assigned is (703)872-9327.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-1113.

November 24, 2003

ROBERT P. OLSZEWSKI SUPERVISORY PATENT EXAMINER **TECHNOLOGY CENTER 3600**

Seff 11/25/03